Suspend the Rules and Pass the Bill, H.R. 2809, with an Amendment

(The amendment strikes all after the enacting clause and inserts a new text)

115TH CONGRESS 2D SESSION H.R. 2809

To amend title 51, United States Code, to provide for the authorization and supervision of nongovernmental space activities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 7, 2017

Mr. Smith of Texas (for himself, Mr. Babin, Mr. Bridenstine, Mr. Perlmutter, Mr. Rohrabacher, Mr. Hultgren, Mr. Weber of Texas, Mr. Higgins of Louisiana, and Mr. Kilmer) introduced the following bill; which was referred to the Committee on Science, Space, and Technology

A BILL

To amend title 51, United States Code, to provide for the authorization and supervision of nongovernmental space activities, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "American Space Commerce Free Enterprise Act of
- 6 2017".

1	(b) Table of Contents.—The table of contents is
2	as follows:
	 Sec. 1. Short title; table of contents. Sec. 2. Findings; policy; purposes. Sec. 3. Certification to operate space objects. Sec. 4. Permitting of space-based remote sensing systems. Sec. 5. Administrative provisions related to certification and permitting. Sec. 6. Technical and conforming amendments. Sec. 7. Office of Space Commerce. Sec. 8. Restriction on preventing launches and reentries of certified space objects. Sec. 9. Report on registration of space objects. Sec. 10. Comptroller General report.
3	SEC. 2. FINDINGS; POLICY; PURPOSES.
4	(a) FINDINGS.—Congress finds the following:
5	(1) The United States, through existing author-
6	ization and supervision mechanisms, satisfies and is
7	in conformity with its obligation under the Outer
8	Space Treaty to authorize and supervise nongovern-
9	mental space activities to assure such activities are
10	carried out in conformity with the international obli-
11	gations of the United States under the Outer Space
12	Treaty.
13	(2) The United States has a robust and innova-
14	tive private sector that is investing in, developing,
15	and placing into outer space, spacecraft and pay-
16	loads.
17	(3) Authorization and supervision mechanisms
18	as of the date of enactment of this Act could be im-
19	proved to relieve administrative burdens on new and
20	innovative nongovernmental space actors.

1	(4) It serves the national interest to address
2	misperceptions of legal uncertainty through the es-
3	tablishment of a general authorization and super-
4	vision certification authority for nongovernmental
5	outer space activities.
6	(5) The private exploration and use of outer
7	space by nongovernmental entities will further the
8	national security, foreign policy, and economic inter-
9	ests of the United States.
10	(b) Policy.—It is the policy of the United States
11	that—
12	(1) United States citizens and entities are free
13	to explore and use space, including the utilization of
14	outer space and resources contained therein, without
15	conditions or limitations;
16	(2) this freedom is only to be limited when nec-
17	essary to assure United States national security in-
18	terests are met and to authorize and supervise non-
19	governmental space activities to assure such activi-
20	ties are carried out in conformity with the inter-
21	national obligations of the United States under the
22	Outer Space Treaty;
23	(3) to the maximum extent practicable, the
24	Federal Government shall interpret and fulfill its
25	international obligations to minimize regulations and

1	limitations on the freedom of United States non-
2	governmental entities to explore and use space;
3	(4) to the maximum extent practicable, the
4	Federal Government shall take steps to protect the
5	physical safety of space objects operated by the
6	United States that do not involve limitations on the
7	freedoms of nongovernmental entities of the United
8	States; and
9	(5) nongovernmental activities in outer space
10	shall only be authorized and supervised in a trans-
11	parent, timely, and predictable manner, with mini-
12	mal costs and burdens placed on the entities author-
13	ized and supervised.
14	(c) Purposes.—The purposes of this Act and the
15	amendments made by this Act are—
16	(1) to enhance the existing outer space author-
17	ization and supervision framework to provide greater
18	transparency, greater efficiency, and less administra-
19	tive burden for nongovernmental entities of the
20	United States seeking to conduct space activities;
21	and
22	(2) to ensure that the United States remains
23	the world leader in commercial space activities.
24	(d) Definitions.—In this Act—

1	(1) the term "Agreement on the Rescue of As-
2	tronauts and the Return of Space Objects" means
3	the Agreement on the Rescue of Astronauts, the Re-
4	turn of Astronauts and the Return of Objects
5	Launched into Outer Space (signed at Washington,
6	Moscow, and London on April 22, 1968, ratified by
7	the United States on December 3, 1968; 19 UST
8	7570);
9	(2) the term "Convention on Registration of
10	Space Objects" means the Convention on Registra-
11	tion of Objects Launched into Outer Space (signed
12	at New York on January 14, 1975, ratified by the
13	United States on September 15, 1976; 28 UST
14	695);
15	(3) the term "covered treaties on outer space"
16	means—
17	(A) the Outer Space Treaty;
18	(B) the Agreement on the Rescue of Astro-
19	nauts and the Return of Space Objects;
20	(C) the Convention on Registration of
21	Space Objects; and
22	(D) the Liability Convention;
23	(4) the term "Liability Convention" means the
24	Convention on the International Liability for Dam-
25	age Caused by Space Objects (signed at Washington,

1	Moscow, and London on March 29, 1972, ratified by
2	the United States on October 9, 1973; 24 UST
3	2389); and
4	(5) the term "Outer Space Treaty" means the
5	Treaty on Principles Governing the Activities of
6	States in the Exploration and Use of Outer Space,
7	including the Moon and Other Celestial Bodies
8	(signed at Washington, Moscow, and London on
9	January 27, 1967, ratified by the United States on
10	October 10, 1967; 18 UST 2410).
11	SEC. 3. CERTIFICATION TO OPERATE SPACE OBJECTS.
12	Title 51, United States Code, is amended by adding
13	at the end the following:
14	"Subtitle VIII—Authorization and
15	Supervision of Nongovern-
16	mental Space Activities
17	"CHAPTER 801—CERTIFICATION TO
18	OPERATE SPACE OBJECTS

[&]quot;Sec.

 $^{\ \ \, \}text{``80101. Definitions.}$

[&]quot;80102. Certification authority.

[&]quot;80103. Certification application and requirements.

[&]quot;80104. Mitigation of space debris.

[&]quot;80105. Continuing certification requirements.

[&]quot;80106. Certification transfer.

[&]quot;80107. Certification expiration and termination.

[&]quot;80108. Existing license or pending application for launch or reentry.

[&]quot;80109. Private Space Activity Advisory Committee.

[&]quot;80110. Exemptions.

[&]quot;80111. Protecting the interests of United States entity space objects.

1 **"§ 80101. Definitions**

2	"In this subtitle:
3	"(1) Agency.—The term 'agency' has the
4	meaning given the term Executive agency in section
5	105 of title 5.
6	"(2) Agreement on the rescue of astro-
7	NAUTS AND THE RETURN OF SPACE OBJECTS.—The
8	term 'Agreement on the Rescue of Astronauts and
9	the Return of Space Objects' means the Agreement
10	on the Rescue of Astronauts, the Return of Astro-
11	nauts and the Return of Objects Launched into
12	Outer Space (signed at Washington, Moscow, and
13	London on April 22, 1968, ratified by the United
14	States on December 3, 1968; 19 UST 7570).
15	"(3) Convention on registration of space
16	OBJECTS.—The term 'Convention on Registration of
17	Space Objects' means the Convention on Registra-
18	tion of Objects Launched into Outer Space (signed
19	at New York on January 14, 1975, ratified by the
20	United States on September 15, 1976; 28 UST
21	695).
22	"(4) Covered treaties on outer space.—
23	The term 'covered treaties on outer space' means—
24	"(A) the Outer Space Treaty;
25	"(B) the Agreement on the Rescue of As-
26	tronauts and the Return of Space Objects;

1	"(C) the Convention on Registration of
2	Space Objects; and
3	"(D) the Liability Convention.
4	"(5) Liability convention.—The term 'Li-
5	ability Convention' means the Convention on the
6	International Liability for Damage Caused by Space
7	Objects (signed at Washington, Moscow, and Lon-
8	don on March 29, 1972, ratified by the United
9	States on October 9, 1973; 24 UST 2389).
10	"(6) National of the united states.—The
11	term 'national of the United States' has the meaning
12	given such term in section 101(a) of the Immigra-
13	tion and Nationality Act (8 U.S.C. 1101(a)).
14	"(7) Outer space treaty.—The term 'Outer
15	Space Treaty' means the Treaty on Principles Gov-
16	erning the Activities of States in the Exploration
17	and Use of Outer Space, including the Moon and
18	Other Celestial Bodies (signed at Washington, Mos-
19	cow, and London on January 27, 1967, ratified by
20	the United States on October 10, 1967; 18 UST
21	2410).
22	"(8) Secretary.—The term 'Secretary'
23	means, except as otherwise provided in this subtitle,
24	the Secretary of Commerce, acting through the Of-
25	fice of Space Commerce.

1	"(9) Space-based remote sensing sys-
2	TEM.—The term 'space-based remote sensing sys-
3	tem' means a space object in Earth orbit that is—
4	"(A) designed to image the Earth; or
5	"(B) capable of imaging a space object in
6	Earth orbit operated by the Federal Govern-
7	ment.
8	"(10) Space debris mitigation.—The term
9	'space debris mitigation' means efforts to—
10	"(A) prevent on-orbit break-ups;
11	"(B) remove spacecraft that have reached
12	the end of their mission operation from useful
13	densely populated orbit regions; and
14	"(C) limit the amount of debris released
15	during normal operations of a space object.
16	"(11) Space object.—
17	"(A) IN GENERAL.—The term 'space ob-
18	ject' means—
19	"(i) a human-made object located in
20	outer space, including on the Moon and
21	other celestial bodies, with or without
22	human occupants, that was launched from
23	Earth, such as a satellite or a spacecraft,
24	including component parts of the object;
25	and

1	"(ii) all items carried on such object
2	that are intended for use in outer space
3	outside of, and independent of, the oper-
4	ation of such object.
5	"(B) Inclusion.—Such term includes any
6	human-made object that is—
7	"(i) manufactured or assembled in
8	outer space; and
9	"(ii) intended for operations in outer
10	space outside of, and independent of, the
11	operations of such object in which the
12	manufacturing or assembly occurred.
13	"(C) Exclusions.—Such term does not
14	include—
15	"(i) an article on board a space object
16	that is only intended for use inside the
17	space object;
18	"(ii) an article manufactured or proc-
19	essed in outer space that is a material; or
20	"(iii) an article intended for use out-
21	side of a space object as part of the cer-
22	tified operations of the space object.
23	"(12) STATE.—The term 'State' means each of
24	the several States of the United States, the District
25	of Columbia, the Commonwealth of Puerto Rico, the

1	United States Virgin Islands, Guam, American
2	Samoa, the Commonwealth of the Northern Mariana
3	Islands, and any other commonwealth, territory, or
4	possession of the United States.
5	"(13) United states.—The term 'United
6	States' means the States, collectively.
7	"(14) United States entity.—The term
8	'United States entity' means—
9	"(A) an individual who is a national of the
10	United States; or
11	"(B) a nongovernmental entity organized
12	or existing under, and subject to, the laws of
13	the United States or a State.
14	"§ 80102. Certification authority
15	"(a) In General.—Not later than 1 year after the
16	date of enactment of the American Space Commerce Free
17	Enterprise Act of 2017, the Secretary shall begin issuing
18	certifications for the operation of a space object to any
19	United States entity who submits an application for a cer-
20	tification in satisfaction of the requirements of this chap-
21	ter.
22	"(b) Consultation.—
23	"(1) IN GENERAL.—The Secretary shall, as the
24	Secretary considers necessary, consult with the
25	heads of other relevant agencies in carrying out the

1 requirements of this chapter, pursuant to section 2 80310. 3 EXPLOITATION AND INTEGRATION OF 4 WAVEFORMS.—The Secretary shall consult with the 5 Secretary of Defense before issuing a certification or 6 approving a change to an existing certification if the 7 operations of the space object involve exploitation 8 and integration of waveforms other than publicly 9 available or standard public waveforms. The pre-10 vious sentence shall not grant authority to the Sec-11 retary to regulate such operations. 12 "(c) Certification Required for Operation.— Beginning on the date that is 1 year after the date of 13 enactment of the American Space Commerce Free Enter-14 15 prise Act of 2017, a United States entity may not operate a space object unless the entity holds a certification issued 16 under this chapter for the operation of such object or the entity holds a valid payload approval for launch or reentry 18 19 under section 50904 as part of a license issued under 20 chapter 509, and that satisfies the requirements of section 21 80108(a). 22 "(d) Foreign Entities Prohibited.—The Sec-23 retary may not issue a certification under this chapter to any person who is not a United States entity.

1	"(e) Coverage of Certification.—The Secretary
2	shall, to the maximum extent practicable, require only 1
3	certification under this chapter for a United States entity
4	to—
5	"(1) conduct multiple operations carried out
6	using a single space object;
7	"(2) operate multiple space objects that carry
8	out substantially similar operations; or
9	"(3) use multiple space objects to carry out a
10	single space operation.
11	" \S 80103. Certification application and requirements
12	"(a) Application Process.—
13	"(1) In general.—To be eligible for a certifi-
14	cation or transfer of a certification to operate a
15	space object under this chapter, a United States en-
16	tity shall submit an application to the Secretary as
17	provided in paragraph (2). Such application shall in-
18	clude, for each required item or attestation, suffi-
19	cient evidence to demonstrate each fact or assertion.
20	"(2) Contents.—An application described in
21	paragraph (1) shall include only the following infor-
22	mation, with respect to each space object and the
23	operations proposed to be certified:
24	"(A) The name, address, and contact in-
25	formation of one or more nationals of the

1	United States designated by the applicant as
2	responsible for the operation of the space ob-
3	ject.
4	"(B) An affirmation, and a document of
5	proof, that the applicant is a United States en-
6	tity.
7	"(C) If available at the time of submission
8	of the application, the planned date and loca-
9	tion of the launch of the space object, including
10	the identity of the launch provider.
11	"(D) The general physical form and com-
12	position of the space object.
13	"(E) A description of the proposed oper-
14	ations of the space object that includes—
15	"(i) when and where the space object
16	will operate; and
17	"(ii) when and where the operation of
18	the space object will terminate.
19	"(F) A description of how the space object
20	will be operated and disposed of in a manner to
21	mitigate the generation of space debris.
22	"(G) Information about third-party liabil-
23	ity insurance obtained, if any, by the applicant
24	for operations of the space object, including the
25	amount and coverage of such liability insurance.

1	"(H) Whether the space object will include
2	a space-based remote sensing system.
3	"(I) Whether the operations will involve ex-
4	ploitation and integration of waveforms other
5	than publicly available or standard public wave-
6	forms and, if so, information about such oper-
7	ations as proscribed in advance by regulation by
8	the Secretary.
9	"(3) Attestations.—An application described
10	in paragraph (1) shall contain an attestation by the
11	applicant of each the following:
12	"(A) The space object is not a nuclear
13	weapon or a weapon of mass destruction.
14	"(B) The space object will not carry a nu-
15	clear weapon or weapon of mass destruction.
16	"(C) The space object will not be operated
17	or used for testing of any weapon on a celestial
18	body.
19	"(D) All information in the application and
20	supporting documents is true, complete, and ac-
21	curate.
22	"(b) REVIEW OF APPLICATION.—
23	"(1) Verification of Information and At-
24	TESTATIONS.—Not later than 90 days after receipt

1	of an application under this section, the Secretary
2	shall verify that—
3	"(A) the application is complete, including
4	any required supporting documents;
5	"(B) the application does not contain any
6	clear indication of fraud or falsification; and
7	"(C) the application contains each attesta-
8	tion required under subsection (a)(3).
9	"(2) Determination.—Not later than 90 days
10	after receipt of an application under this section—
11	"(A) if the Secretary verifies that the ap-
12	plicant has met the application requirements
13	described in paragraph (1), the Secretary shall
14	approve the application and issue a certification
15	to the applicant with or without conditions on
16	the proposed operation of the space object pur-
17	suant to subsection $(c)(1)(A)$; or
18	"(B) if the Secretary cannot verify that
19	the applicant has met the application require-
20	ments described in paragraph (1) or if the Sec-
21	retary determines it is necessary to deny the
22	application pursuant to subsection $(c)(1)(B)$,
23	the Secretary—
24	"(i) shall issue a denial of the applica-
25	tion signed by the Secretary (a duty that

1	may not be delegated, including to the Of-
2	fice of Space Commerce); and
3	"(ii) shall, not later than 10 days
4	after the decision to deny the certifi-
5	cation—
6	"(I) provide the applicant with a
7	written notification containing a clear-
8	ly articulated rationale for the denial
9	that provides, to the maximum extent
10	practicable, guidance to the applicant
11	as to how such rationale for denial
12	could be addressed in a subsequent
13	application; and
14	"(II) notify the Committee on
15	Commerce, Science, and Transpor-
16	tation of the Senate and the Com-
17	mittee on Science, Space, and Tech-
18	nology of the House of Representa-
19	tives of such rationale.
20	"(3) Automatic approval.—If the Secretary
21	has not approved or denied the application before
22	the deadline under paragraph (2), the certification
23	shall be approved without condition. The Secretary
24	may not allow tolling of the 90-day period under
25	such paragraph.

1	"(4) Improper basis for denial.—The Sec-
2	retary may not deny an application for a certifi-
3	cation under this section in order to protect an exist-
4	ing certification holder from competition.
5	"(5) Subsequent Review.—The Secretary
6	may not prejudice a new application for the pro-
7	posed operations denied pursuant to paragraph
8	(2)(B) if such new application contains remedies ad-
9	dressing the rationale for such denial.
10	"(c) Compliance With the Outer Space Trea-
11	тү.—
12	"(1) IN GENERAL.—If the Secretary deter-
13	mines, with clear and convincing evidence, that the
14	proposed operation of a space object under an appli-
15	cation for a certification under this chapter is a vio-
16	lation of an international obligation of the United
17	States pertaining to a nongovernmental entity of the
18	United States under the Outer Space Treaty—
19	"(A) the Secretary may condition the pro-
20	posed operation covered by the certification only
21	to the extent necessary to prevent a violation of
22	such international obligation; or
23	"(B) if the Secretary determines that there
24	is no practicable way to condition such certifi-

1	cation to prevent such a violation, the Secretary
2	may deny the application.
3	"(2) Limitation for determinations.—A
4	determination under paragraph (1) shall be limited
5	as follows:
6	"(A) The Federal Government shall inter-
7	pret and fulfill its international obligations
8	under the Outer Space Treaty in a manner that
9	minimizes regulations and limitations on the
10	freedom of United States nongovernmental enti-
11	ties to explore and use space.
12	"(B) The Federal Government shall inter-
13	pret and fulfill its international obligations
14	under the Outer Space Treaty in a manner that
15	promotes free enterprise in outer space.
16	"(C) The Federal Government shall not
17	presume all obligations of the United States
18	under the Outer Space Treaty are obligations to
19	be imputed upon United States nongovern-
20	mental entities.
21	"(D) Guidelines promulgated by the Com-
22	mittee on Space Research may not be consid-
23	ered international obligations of the United
24	States.

1	"(3) Presumptions.—In making a determina-
2	tion under paragraph (1), the Secretary shall pre-
3	sume, absent clear and convincing evidence to the
4	contrary, that—
5	"(A) any attestation made by an applicant
6	pursuant to subsection (a)(3) is sufficient to
7	meet the international obligations of the United
8	States pertaining to nongovernmental entities of
9	the United States under the Outer Space Trea-
10	ty addressed by such attestation; and
11	"(B) reasonably commercially available ef-
12	forts are sufficient to be in conformity with the
13	international obligations of the United States
14	pertaining to nongovernmental entities of the
15	United States under the Outer Space Treaty.
16	"(4) Prohibition on retroactive condi-
17	TIONS.—No other modifications may be made, or
18	additional conditions placed, on a certification after
19	the date on which the certification is issued (except
20	to account for a material change as provided in sec-
21	tion 80105(c) or the removal of a condition pursuant
22	to subsection (d)).
23	"(5) Nondelegable.—The responsibilities of
24	the Secretary under this subsection may not be dele-
25	gated, including to the Office of Space Commerce.

1	"(d) AUTHORITY TO REMOVE CONDITIONS.—The
2	Secretary, as determined appropriate, may remove a con-
3	dition placed on a certification pursuant to subsection (c).
4	"§ 80104. Mitigation of space debris
5	"(a) Plan Submission.—To be eligible for a certifi-
6	cation under this chapter, each application shall include
7	a space debris mitigation plan for the space object. Such
8	plan—
9	"(1) shall take into account best practice guide-
10	lines promulgated by the United States and the
11	Interagency Debris Coordinating Committee; and
12	"(2) may take into account that a space object
13	may end certified operations and be stored in a safe
14	manner until such time as the space object is perma-
15	nently disposed of or certified for further operations.
16	"(b) Implementation.—To the maximum extent
17	practicable, a holder of a certification under this chapter
18	shall notify the Secretary not later than 30 days before
19	beginning to implement the disposal phase of a space de-
20	bris mitigation plan described in subsection (a). Such cer-
21	tification holder shall, not later than 30 days after com-
22	pleting implementation of such phase, update the Sec-
23	retary of the results of any space debris mitigation efforts.

1 " \S 80105. Continuing certification requirements

2	"(a) Notification Requirement.—A certification
3	holder shall, in a timely manner, notify the Secretary if—
4	"(1) a certified space object has terminated op-
5	erations; or
6	"(2) a catastrophic event has occurred to a cer-
7	tified space object, such as the unplanned destruc-
8	tion of a space object.
9	"(b) Material Change.—The Secretary shall re-
10	quire certification holders to inform the Secretary of—
11	"(1) any material changes to the space object
12	or the planned operations of the space object prior
13	to launch; and
14	"(2) any material anomalies or departures from
15	the planned operations during the course of oper-
16	ations.
17	"(c) UPDATE TO CERTIFICATION.—Not later than 14
18	days after the date of receipt of information regarding a
19	material change pursuant to subsection (b), the Secretary
20	shall make a determination of whether such material
21	change is substantial enough to warrant additional review
22	under section 80103(b). Not later than 90 days after a
23	determination that such review is warranted, the Secretary
24	shall complete a similar such review process for such mate-
25	rial change as is required for a certification applicant
26	under such section.

1 "§ 80106. Certification transfer

- 2 "(a) IN GENERAL.—Subject to subsections (b) and
- 3 (c), the Secretary shall provide for the transfer of a certifi-
- 4 cation under this chapter from the certification holder to
- 5 another United States entity to continue the operations
- 6 allowed under such certification.
- 7 "(b) Transfer Request Requirements.—To be
- 8 eligible for a transfer under subsection (a), the certifi-
- 9 cation holder shall submit to the Secretary a request that
- 10 includes—
- 11 "(1) any identifying information regarding the
- 12 proposed transferee, including accompanying sup-
- porting documents, that would be required under an
- initial application under section 80103; and
- 15 "(2) each attestation required under section
- 16 80103(a)(3), including accompanying supporting
- documents, completed by the proposed transferee.
- 18 "(c) Determination.—Not later than 90 days after
- 19 a certification holder submits a request under subsection
- 20 (b), the Secretary shall complete a similar review process
- 21 for the request for transfer as required for a certification
- 22 applicant under section 80103(b).

23 "§ 80107. Certification expiration and termination

- 24 "(a) Certification Expiration.—A certification
- 25 issued under this chapter shall expire on the earlier of—

1	"(1) the date on which all operations approved
2	under such certification cease, including carrying out
3	a space debris mitigation plan of any space object
4	approved under such certification;
5	"(2) the date on which all space objects ap-
6	proved under the certification no longer exist; or
7	"(3) the date that is 5 years after the date on
8	which the certification was approved, if no oper-
9	ations approved under the certification have com-
10	menced by such date.
11	"(b) Certification Termination.—
12	"(1) In General.—The Secretary shall termi-
13	nate a certification under this chapter if an appli-
14	cant or certification holder is convicted of a violation
15	of section 1001 of title 18 related to the certification
16	process under this chapter.
17	"(2) Eligibility.—A certification holder
18	whose certification is terminated under this sub-
19	section shall be ineligible to apply for or receive a
20	certification under this chapter.
21	"(3) Space debris mitigation plan.—Upon
22	termination of a certification under paragraph (1),
23	the Secretary may require the certification holder to
24	carry out the space debris mitigation plan submitted
25	by the certification holder under section 80104.

1	"§80108. Existing license or pending application for
2	launch or reentry
3	"(a) Continuation of Existing License.—Any
4	United States entity for whom a payload has been ap-
5	proved (and not subject to an exemption under section
6	80110) on or before the effective date of this section for
7	launch or reentry under section 50904 as part of a license
8	issued under chapter 509 may—
9	"(1) elect to be immediately considered certified
10	for operation under this chapter on such effective
11	date, in which case all terms and conditions applica-
12	ble to the payload as approved for launch or reentry
13	as part of a license issued under chapter 509 shall
14	apply for the duration of the operation of the pay-
15	load; or
16	"(2) apply for a certification under this chapter
17	for the operation of the licensed activities and may
18	continue to operate pursuant to such license until
19	such time as such certification is issued.
20	"(b) Rescinding or Transfer of Pending Li-
21	CENSE.—A payload of a United States entity that, on the
22	effective date of this section, is pending approval under
23	section 50904 as part of a launch or reentry license issued
24	under chapter 509 may be, at the election of the applicant
25	for payload approval—
26	"(1) rescinded without prejudice; or

1	"(2) transferred to the Office of Space Com-
2	merce and deemed to be a pending application for
3	certification under this chapter.
4	"(c) Effective Date.—This section shall take ef-
5	fect on the date that is 1 year after the date of enactment
6	of the American Space Commerce Free Enterprise Act of
7	2017.
8	"§ 80109. Private Space Activity Advisory Committee
9	"(a) Establishment.—The Secretary shall estab-
10	lish a Private Space Activity Advisory Committee (in this
11	section referred to as the 'Committee') consisting of 15
12	members who shall be appointed by the Secretary.
13	"(b) Chair.—The Committee shall designate one
14	member as the chair of the Committee.
15	"(c) Membership.—
16	"(1) Limitation.—Members of the Committee
17	may not be Federal Government employees or offi-
18	cials.
19	"(2) Travel expenses.—Members of the
20	Committee shall receive travel expenses, including
21	per diem in lieu of subsistence, in accordance with
22	the applicable provisions under subchapter I of chap-
23	ter 57 of title 5.
24	"(3) QUALIFICATIONS.—Members of the Com-
25	mittee shall include a variety of space policy, engi-

1	neering, technical, science, legal, and finance profes-
2	sionals. Not less than 3 members shall have signifi-
3	cant experience working in the commercial space in-
4	dustry.
5	"(d) Terms.—Each member of the Committee shall
6	serve for a term of 4 years and may not serve as a member
7	for the 2-year period following the date of completion of
8	each such term.
9	"(e) Duties.—The duties of the Committee shall be
10	to—
11	"(1) analyze the status and recent develop-
12	ments of nongovernmental space activities;
13	"(2) analyze the effectiveness and efficiency of
14	the implementation of the certification process under
15	this chapter;
16	"(3) provide recommendations to the Secretary
17	and Congress on how the United States can facili-
18	tate and promote a robust and innovative private
19	sector that is investing in, developing, and operating
20	space objects;
21	"(4) identify any challenges the United States
22	private sector is experiencing—
23	"(A) with the authorization and super-
24	vision of the operation of space objects under
25	this chapter;

1	"(B) more generally, with international ob-
2	ligations of the United States relevant to pri-
3	vate sector activities in outer space;
4	"(C) with harmful interference to private
5	sector activities in outer space; and
6	"(D) with access to adequate, predictable,
7	and reliable radio frequency spectrum;
8	"(5) review existing best practices for United
9	States entities to avoid the harmful contamination of
10	the Moon and other celestial bodies;
11	"(6) review existing best practices for United
12	States entities to avoid adverse changes in the envi-
13	ronment of the Earth resulting from the introduc-
14	tion of extraterrestrial matter;
15	"(7) provide information, advice, and rec-
16	ommendations on matters relating to United States
17	private sector activities in outer space; and
18	"(8) provide information, advice, and rec-
19	ommendations on matters related to the authority of
20	the Secretary under this chapter or to private sector
21	space activities authorized pursuant to this chapter
22	that the Committee determines necessary.
23	"(f) Annual Report.—The Committee shall submit
24	to Congress, the President, and the Secretary an annual

1	report that includes the information, analysis, findings,
2	and recommendations described in subsection (e).
3	"(g) Sunset.—The Committee shall terminate on
4	the date that is 10 years after the date on which the Com-
5	mittee is established.
6	"§ 80110. Exemptions
7	"(a) In General.—A certification is not required
8	under this chapter for any of the following operations:
9	"(1) Space object activities authorized by an-
10	other country that is a party to the Outer Space
11	Treaty.
12	"(2) Launch or reentry vehicle operations li-
13	censed by the Department of Transportation under
14	chapter 509.
15	"(3) Space stations licensed by the Federal
16	Communications Commission under the Communica-
17	tions Act of 1934 (47 U.S.C. 151 et seq.).
18	"(b) Rule of Construction.—Nothing in this sec-
19	tion shall be construed to exempt any entity from the re-
20	quirement to obtain a permit to operate a space-based re-
21	mote sensing system under chapter 802.
22	"§ 80111. Protecting the interests of United States en-
23	tity space objects
24	"The President shall—

1	"(1) protect the interests of United States enti-
2	ty exploration and use of outer space, including com-
3	mercial activity and the exploitation of space re-
4	sources, from acts of foreign aggression and foreign
5	harmful interference;
6	"(2) protect ownership rights of United States
7	entity space objects and obtained space resources;
8	and
9	"(3) ensure that United States entities oper-
10	ating in outer space are given due regard.".
11	SEC. 4. PERMITTING OF SPACE-BASED REMOTE SENSING
12	SYSTEMS.
13	(a) FINDINGS.—Congress finds the following:
14	(1) The commercial market for space-based re-
15	mote sensing technologies and information has expe-
16	rienced significant growth since the passage of the
17	Land Remote Sensing Policy Act of 1992.
18	(2) It is in the interest of the United States to
19	foster new and novel space-based remote sensing ap-
20	plications and services and to help facilitate their
21	continued domestic growth.
22	(3) Since the passage of the Land Remote
23	Sensing Policy Act of 1992, the National Oceanic
24	and Atmospheric Administration's Office of Com-

1 cant increase in applications for private remote sens-2 ing space system licenses as authorized under sec-3 tion 60121 of title 51, United States Code. (4) Many of the applicants for commercial 5 space-based remote sensing licenses have encoun-6 tered significant delays and unnecessary obstacles in 7 the application process. 8 (5) The current licensing paradigm must be up-9 dated as to not discourage the continued growth of 10 the United States space-based remote sensing indus-11 try. It must be updated in a way that satisfies the 12 needs of commercial remote sensing market as well 13 as the national security of the United States. 14 (6) In order to protect United States leadership 15 and commercial viability in remote sensing tech-16 nologies, the Federal Government should not limit 17 commercial entities from providing remote sensing 18 capabilities or data products that are available or 19 reasonably expected to be made available in the next 20 3 years in the international or domestic marketplace. 21 (b) Policy.—It is the policy of the United States 22 that, to the maximum extent practicable, the Federal Gov-23 ernment shall take steps to protect the national security interests of the United States that do not involve regu-

lating or limiting the freedoms of United States non-

- 1 governmental entities to explore and use space. Federal
- 2 Government agencies shall mitigate any threat to national
- 3 security posed by the exploration and use of outer space
- 4 by United States citizens and entities, to the maximum
- 5 extent practicable, changing Federal Government activi-
- 6 ties and operations.
- 7 (c) AMENDMENT.—Title 51, United States Code, is
- 8 further amended by adding at the end the following:

9 "CHAPTER 802—PERMITTING OF SPACE-

10 BASED REMOTE SENSING SYSTEMS

11 "§ 80201. Permitting authority

- 12 "(a) IN GENERAL.—Not later than 1 year after the
- 13 date of enactment of the American Space Commerce Free
- 14 Enterprise Act of 2017, the Secretary is authorized to per-
- 15 mit persons to operate space-based remote sensing sys-
- 16 tems.
- 17 "(b) Consultation.—The Secretary shall, as the
- 18 Secretary considers necessary, consult with the heads of
- 19 other relevant agencies in carrying out the requirements
- 20 of this chapter, pursuant to section 80310.

[&]quot;Sec.

[&]quot;80201. Permitting authority.

[&]quot;80202. Application for permit.

[&]quot;80203. Continuing permitting requirements.

[&]quot;80204. Permit transfer.

[&]quot;80205. Agency activities.

[&]quot;80206. Annual reports.

[&]quot;80207. Advisory Committee on Commercial Remote Sensing.

[&]quot;80208. Continuation of existing license or pending application.

[&]quot;80209. Commercial Remote Sensing Regulatory Affairs Office.

1	"(c) Limitation With Respect to System Used
2	FOR OTHER PURPOSES.—In the case of a space object
3	that is used for remote sensing and other purposes, the
4	authority of the Secretary under this chapter shall be lim-
5	ited to the remote sensing operations of such space object.
6	"(d) DE MINIMIS EXCEPTION.—
7	"(1) Waiver.—The Secretary may waive the
8	requirement for a permit for a space-based remote
9	sensing system that the Secretary determines is—
10	"(A) ancillary to the primary design pur-
11	pose of the space object; or
12	"(B) too trivial to require a determination
13	under section 80202(c) relating to national se-
14	curity.
15	"(2) GUIDANCE.—Not later than 1 year after
16	the date of enactment of this subsection, the Sec-
17	retary shall issue guidance providing a clear expla-
18	nation of the criteria used by the Secretary to grant
19	a de minimis waiver under paragraph (1)(B) for a
20	space-based remote sensing system that is too trivial
21	to require a determination under section 80202(c).
22	"(e) COVERAGE OF PERMIT.—The Secretary shall, to
23	the maximum extent practicable, ensure that only one per-
24	mit is required under this chapter to—

1	"(1) conduct multiple operations carried out
2	using a space-based remote sensing system;
3	"(2) operate multiple space-based remote sens-
4	ing systems that carry out substantially similar op-
5	erations; or
6	"(3) use multiple space-based remote sensing
7	systems to carry out a single remote sensing oper-
8	ation.
9	"(f) Prohibition on Operation.—Not later than
10	1 year after the date of enactment of the American Space
11	Commerce Free Enterprise Act of 2017, no person may,
12	directly or through any subsidiary or affiliate, operate any
13	space-based remote sensing system without a permit
14	issued under this chapter.
15	"(g) Responsible Party.—In any case in which the
16	applicant for a permit under this chapter is not a United
17	States entity, the applicant shall identify a United States
18	entity that consents to be responsible for the permitted
19	operation of the space-based remote sensing system.
20	"(h) OPERATION OF SPACE-BASED REMOTE SENS-
21	ING SYSTEM.—For purposes of this chapter, the operation
22	of a space-based remote sensing system—
23	"(1) begins when the system—
24	"(A) is located in outer space: and

1	"(B) can meet the minimum threshold and
2	objective capabilities for the system's stated
3	need; and
4	"(2) shall not cover the acts of distribution,
5	sale, or transfer of data, information, or services to
6	persons, foreign or domestic, including any such acts
7	taken pursuant to an agreement with such persons.
8	"§ 80202. Application for permit
9	"(a) Application Process.—
10	"(1) In general.—To receive a permit to op-
11	erate a space-based remote sensing system under
12	this chapter, a person shall submit an application to
13	the Secretary as provided in paragraph (2). Such
14	application shall include, for each required item, suf-
15	ficient evidence to demonstrate each fact or asser-
16	tion.
17	"(2) Contents.—An application described in
18	paragraph (1) shall include only the following infor-
19	mation, with respect to each space-based remote
20	sensing system and the operations proposed to be
21	permitted:
22	"(A) The name, address, and contact in-
23	formation of one or more United States entity
24	identified by the applicant, pursuant to section

1	80201(g), as responsible for the operation of
2	the space-based remote sensing system.
3	"(B) If available at the time of submission
4	of the application, the planned date and loca-
5	tion of the launch of the applicable space object,
6	including the identity of the launch provider.
7	"(C) The general physical form and com-
8	position of the space-based remote sensing sys-
9	tem.
10	"(D) A description of the proposed oper-
11	ations of the space-based remote sensing system
12	that includes—
13	"(i) when and where the space-based
14	remote sensing system will operate;
15	"(ii) when and where the operation of
16	the space-based remote sensing system will
17	terminate; and
18	"(iii) any additional information nec-
19	essary to make a determination under sub-
20	section (c) regarding a significant threat to
21	national security, as prescribed in advance
22	in regulation by the Secretary.
23	"(E) A description of how the space-based
24	remote sensing system will be operated and dis-

1	posed of in a manner to mitigate the generation
2	of space debris.
3	"(F) Information about third-party liabil-
4	ity insurance obtained, if any, by the applicant
5	for operations of the space-based remote sens-
6	ing system, including the amount and coverage
7	of such liability insurance.
8	"(b) REVIEW OF APPLICATION.—
9	"(1) Verifications.—Not later than 90 days
10	after receipt of an application under this section, the
11	Secretary shall verify that—
12	"(A) the application is complete pursuant
13	to subsection (a); and
14	"(B) the application does not contain any
15	clear indication of fraud or falsification.
16	"(2) Determination.—Not later than 90 days
17	after receipt of an application under this section—
18	"(A) if the Secretary verifies that the ap-
19	plicant has met the application requirements
20	described in paragraph (1), the Secretary shall
21	approve the application and issue a permit to
22	the applicant with or without conditions on the
23	proposed operation of the space-based remote
24	sensing system pursuant to subsection
25	(c)(1)(A); or

1	"(B) if the Secretary cannot verify that
2	the applicant has met the application require-
3	ments described in paragraph (1) or if the Sec-
4	retary makes a determination to deny the appli-
5	cation under subsection $(c)(1)(B)$, the Sec-
6	retary—
7	"(i) shall issue a denial of the applica-
8	tion signed by the Secretary (a duty that
9	may not be delegated, including to the Of-
10	fice of Space Commerce); and
11	"(ii) shall, not later than 10 days
12	after the decision to deny the application—
13	"(I) provide the applicant with a
14	written notification containing a clear-
15	ly articulated rationale for the denial
16	that, to the maximum extent prac-
17	ticable—
18	"(aa) provides guidance to
19	the applicant as to how the ar-
20	ticulated rationale for denial
21	could be addressed in a subse-
22	quent application; and
23	"(bb) includes all classified
24	information included in such ra-
25	tionale for which the applicant

1	has the required security clear-
2	ance; and
3	"(II) submit a notification of the
4	denial to the Committee on Science,
5	Space, and Technology of the House
6	of Representatives and the Committee
7	on Commerce, Science, and Transpor-
8	tation of the Senate that—
9	"(aa) contains the clearly
10	articulated rationale for the de-
11	nial; and
12	"(bb) in the case of a denial
13	pursuant to a national security
14	determination under subsection
15	(c)—
16	"(AA) includes an ex-
17	planation of how, and clear
18	and convincing evidence
19	that, to the maximum extent
20	practicable, the Federal
21	Government took steps to
22	mitigate a significant threat
23	to the national security of
24	the United States posed by
25	the operation of the appli-

1	cant's space-based remote
2	sensing system by changing
3	Federal Government activi-
4	ties and operations; and
5	"(BB) may contain
6	classified information.
7	"(3) Automatic approval.—
8	"(A) IN GENERAL.—If the Secretary has
9	not approved or denied the application before
10	the deadline under paragraph (2), the applica-
11	tion shall be approved without condition. The
12	Secretary may not allow tolling of the 90-day
13	period under such paragraph.
14	"(4) Delay of automatic approval.—
15	"(A) In general.—The President is per-
16	mitted to extend the 90-day period under para-
17	graph (2) once for each application for an addi-
18	tional 60 days to further evaluate the national
19	security implications of the application only if
20	the President notifies the Committee on
21	Science, Space, and Technology of the House of
22	Representatives and the Committee on Com-
23	merce, Science, and Transportation of the Sen-
24	ate of the need, with clear and convincing evi-

1	dence, to extend the review period. Such notifi-
2	cation shall include—
3	"(i) details on the efforts taken to re-
4	view the application during the 90-day pe-
5	riod, including staff time, studies pro-
6	duced, and interim conclusions; and
7	"(ii) a plan for assuring a final deci-
8	sion within the additional 60 days.
9	"(B) Nondelegable.—The responsibil-
10	ities of the President under this paragraph may
11	not be delegated
12	"(5) Improper basis for denial.—The Sec-
13	retary may not deny an application for a permit
14	under this section in order to protect an existing
15	permit holder from competition.
16	"(6) Subsequent review.—The Secretary
17	may not prejudice a new application for the pro-
18	posed operations denied pursuant to paragraph
19	(2)(B) if such new application contains remedies ad-
20	dressing the rationale for such denial.
21	"(c) Addressing National Security Threat.—
22	"(1) IN GENERAL.—If the Secretary deter-
23	mines, in consultation with the Secretary of Defense
24	and with clear and convincing evidence, that the pro-
25	posed operation of a space-based remote sensing sys-

1	tem under an application for a permit under this
2	chapter poses a significant threat to the national se-
3	curity of the United States as provided in paragraph
4	(2)—
5	"(A) the Secretary may condition the pro-
6	posed operation covered by the permit only to
7	the extent necessary to address such threat; or
8	"(B) if the Secretary determines that there
9	is no practicable way to condition such permit
10	to address such threat, the Secretary may deny
11	the application.
12	"(2) Significant threat to national secu-
13	RITY.—For purposes of a determination under para-
14	graph (1), a significant threat to the national secu-
15	rity of the United States is a threat—
16	"(A) that is imminent; and
17	"(B) that cannot practically be mitigated
18	through changes to Federal Government activi-
19	ties or operations.
20	"(3) Reasonably commercially available
21	EFFORTS.—To the maximum extent practicable, the
22	Secretary shall only place a condition on a permit
23	that is achievable using reasonably commercially
24	available efforts.

1	"(4) NOTIFICATION.—Not later than 10 days
2	after the decision to condition the proposed oper-
3	ation covered by a permit pursuant to this sub-
4	section, the Secretary shall—
5	"(A) provide the applicant with a written
6	notification containing a clearly articulated ra-
7	tionale for the condition that, to the maximum
8	extent practicable—
9	"(i) provides guidance to the applicant
10	as to how the articulated rationale for con-
11	dition could be addressed in a subsequent
12	application; and
13	"(ii) includes all necessary classified
14	information included in such rationale for
15	which the applicant has the required secu-
16	rity clearance; and
17	"(B) submit a notification of the condition
18	to the Committee on Commerce, Science, and
19	Transportation of the Senate and the Com-
20	mittee on Science, Space, and Technology of
21	the House of Representatives that—
22	"(i) contains the clearly articulated
23	rationale for the condition;
24	"(ii) includes an explanation of how,
25	and clear and convincing evidence that, to

1	the maximum extent practicable, the Fed-
2	eral Government took steps to mitigate a
3	significant threat to the national security
4	of the United States posed by the oper-
5	ation of the applicant's space-based remote
6	sensing system by changing Federal Gov-
7	ernment activities and operations; and
8	"(iii) may contain classified informa-
9	tion.
10	"(5) Prohibition on retroactive condi-
11	TIONS.—No other modifications may be made, or
12	additional conditions placed, on a permit after the
13	date on which the permit is issued except to account
14	for a material change as provided in section
15	80203(e).
16	"(6) Nondelegable.—The responsibilities of
17	the Secretary under this subsection may not be dele-
18	gated, including to the Office of Space Commerce.
19	"(d) Limitations on Conditions.—
20	"(1) Same or similar capability.—No oper-
21	ational condition under subsection (c) may be placed
22	on a space-based remote sensing system that has the
23	same or substantially similar space-based remote
24	sensing capabilities as another system permitted
25	under this chapter with no such condition.

	20
1	"(2) Conditions that exceed permitted
2	CONDITIONS.—The Secretary may not place a condi-
3	tion on a permit for a space-based remote sensing
4	system that exceeds a condition placed on an exist-
5	ing permitted system that has the same or substan-
6	tially similar capabilities.
7	"(3) Scope.—With respect to a condition
8	placed on a permit for a space-based remote sensing
9	system because of a national security concern, the
10	Secretary may only place such a condition for the
11	smallest area and for the shortest period necessary
12	to protect the national security concern at issue.
13	"(e) Commercially Available Capability.—
14	"(1) Exception.—The Secretary may not deny
15	an application for, or place a condition on, a permit
16	for the operation of a space-based remote sensing
17	system for which the same or substantially similar
18	capabilities, derived data, products, or services are
19	already commercially available or reasonably ex-
20	pected to be made available in the next 3 years in
21	the international or domestic marketplace. The ex-
22	ception in the previous sentence applies regardless of
23	whether the marketplace products and services origi-

nate from the operation of aircraft, unmanned air-

24

1	craft, or other platforms or technical means or are
2	assimilated from a variety of data sources.
3	"(2) CLEAR AND CONVINCING EVIDENCE.—
4	Each denial of an application for, and each condition
5	placed on, a permit for the operation of a space-
6	based remote sensing system, shall include an expla-
7	nation of, and clear and convincing evidence that,
8	the exception under paragraph (1) does not apply
9	with respect to the proposed permitted operations of
10	such system.
11	"(3) Database.—The President shall—
12	"(A) maintain a database of commercially
13	available capabilities described in paragraph
14	(1);
15	"(B) update such database not less than
16	once every 3 months; and
17	"(C) submit to the Committee on Com-
18	merce, Science, and Transportation of the Sen-
19	ate and the Committee on Science, Space, and
20	Technology of the House of Representatives a
21	report containing the contents of the database
22	upon each update required under subparagraph
23	(B).
24	"(4) Applicant submissions.—An applicant
25	for, or holder of, a permit for the operation of a

1	space-based remote sensing system may submit to
2	the Secretary evidence of, or information regarding,
3	a commercially available capability described in
4	paragraph (1) for consideration for inclusion in the
5	database.
6	"(5) Nonapplication of condition.—In any
7	case in which the Secretary determines that the ex-
8	ception under paragraph (1) applies with respect to
9	a permit for the operation of a space-based remote
10	sensing system for which the Secretary has placed a
11	condition under subsection (c), such condition shall
12	no longer apply with respect to such permitted oper-
13	ations.
14	"(f) Authority To Remove Conditions.—Noth-
15	ing in this section shall be construed to prohibit the Sec-
16	retary from removing a condition placed on a permit pur-
17	suant to subsection (c).
18	"§ 80203. Continuing permitting requirements
19	"(a) Notification Requirement.—A permit hold-
20	er shall, in a timely manner, notify the Secretary if—
21	"(1) a permitted space-based remote sensing
22	system has terminated operations; or
23	"(2) a catastrophic event has occurred to a
24	space-based remote sensing system, such as the un-
25	planned destruction of such system.

1	"(b) Material Change.—The Secretary shall re-
2	quire permit holders to inform the Secretary of—
3	"(1) any material changes to the space-based
4	remote sensing system or the planned operations of
5	such system prior to launch; and
6	"(2) any material anomalies or departures from
7	the planned operations during the course of oper-
8	ations.
9	"(c) UPDATE TO PERMIT.—Not later than 14 days
10	after the date of receipt of information regarding a mate-
11	rial change pursuant to subsection (b), the Secretary shall
12	make a determination of whether such material change is
13	substantial enough to warrant additional review under sec-
14	tion 80202(b). Not later than 90 days after a determina-
15	tion that such review is warranted, the Secretary shall
16	complete a similar such review process for such material
17	change as is required for a permit applicant under such
18	section.
19	"§ 80204. Permit transfer
20	"(a) In General.—Subject to subsections (b) and
21	(c), the Secretary shall provide for the transfer of a permit
22	under this chapter from the permit holder to another per-
23	son to continue the operations allowed under such permit.
24	"(b) Transfer Request Requirements.—To be
25	eligible for a transfer under subsection (a), the permit

- 1 holder shall submit to the Secretary a request that in-
- 2 cludes any identifying information regarding the trans-
- 3 feree that would be required under an initial application
- 4 under section 80202.
- 5 "(c) Determination.—Not later than 14 days after
- 6 the date on which the Secretary receives a transfer request
- 7 pursuant to subsection (b), the Secretary shall make a de-
- 8 termination of whether such material change is substantial
- 9 enough to warrant additional review under section
- 10 80202(b). Not later than 90 days after a determination
- 11 that such review is warranted, the Secretary shall com-
- 12 plete a similar such review process for such transferee as
- 13 is required for a permit applicant under such section.
- 14 "(d) Material Change.—Any transfer of a permit
- 15 under this chapter constitutes a material change under
- 16 section 80203(b).

17 "§ 80205. Agency activities

- 18 "(a) Utilization of Federal Government Vehi-
- 19 CLE.—A person may apply for a permit to operate a
- 20 space-based remote sensing system that utilizes, on a
- 21 space-available basis, a civilian Federal Government sat-
- 22 ellite or vehicle as a platform for such system. The Sec-
- 23 retary, pursuant to this chapter, may permit such system
- 24 if it meets all conditions of this chapter.

1	"(b) Assistance.—The Secretary may offer assist-
2	ance to persons in finding appropriate opportunities for
3	the utilization described in subsection (a).
4	"(c) Agreements.—To the extent provided in ad-
5	vance by appropriation Acts, an agency may enter into an
6	agreement for the utilization described in subsection (a)
7	if such agreement is consistent with the agency's mission
8	and statutory authority, and if the space-based remote
9	sensing system is issued a permit by the Secretary under
10	this chapter before commencing operation.
11	"§ 80206. Annual reports
12	"(a) In General.—The Secretary shall submit a re-
13	port to the Committee on Commerce, Science, and Trans-
14	portation of the Senate and the Committee on Science,
15	Space, and Technology of the House of Representatives
16	not later than 180 days after the date of enactment of
17	the American Space Commerce Free Enterprise Act of
18	2017, and annually thereafter, on—
19	"(1) the Secretary's implementation of this
20	chapter, including—
21	"(A) a list of all applications received in
22	the previous calendar year;
23	"(B) a list of all applications that resulted
24	in a permit;

1	"(C) a list of all applications denied and
2	an explanation of why each application was de-
3	nied, including any information relevant to the
4	adjudication process of a request for a permit;
5	"(D) a list of all applications that required
6	additional information; and
7	"(E) a list of all applications whose dis-
8	position exceeded the 90-day deadline, the total
9	days overdue for each application that exceeded
10	such deadline, and an explanation for the delay;
11	and
12	"(2) a description of all actions taken by the
13	Secretary under the administrative authority grant-
14	ed by section 80301.
15	"(b) Classified Annexes.—Each report under sub-
16	section (a) may include classified annexes as necessary to
17	protect the disclosure of sensitive or classified information.
18	"§ 80207. Advisory Committee on Commercial Remote
19	Sensing
20	"(a) Establishment.—The Secretary shall estab-
21	lish an Advisory Committee on Commercial Remote Sens-
22	ing (in this section referred to as the 'Committee') con-
23	sisting of 15 members who shall be appointed by the Sec-
24	retary.

1	"(b) Chair.—The Committee shall designate one
2	member as the chair of the Committee.
3	"(c) Membership.—
4	"(1) Limitation.—Members of the Committee
5	may not be Federal Government employees or offi-
6	cials.
7	"(2) Travel expenses.—Members of the
8	Committee shall receive travel expenses, including
9	per diem in lieu of subsistence, in accordance with
10	the applicable provisions under subchapter I of chap-
11	ter 57 of title 5.
12	"(d) Terms.—Each member of the Committee shall
13	serve for a term of 4 years and may not serve as a member
14	for the 2-year period following the date of completion of
15	each such term.
16	"(e) Duties.—The duties of the Committee shall be
17	to—
18	"(1) provide information, advice, and rec-
19	ommendations on matters relating to the United
20	States commercial space-based remote sensing in-
21	dustry;
22	"(2) analyze the effectiveness and efficiency of
23	the implementation of the space-based remote sens-
24	ing system permitting process under this chapter;

1	"(3) provide recommendations to the Secretary
2	and Congress on how the United States can facili-
3	tate and promote a robust and innovate private sec-
4	tor that is investing in, developing, and operating
5	space-based remote sensing systems;
6	"(4) identify any challenges the United States
7	private sector is experiencing with the authorization
8	and supervision of the operation of space-based re-
9	mote sensing systems under this chapter; and
10	"(5) provide information, advice, and rec-
11	ommendations on matters related to the authority of
12	the Secretary under this chapter or to private sector
13	space activities authorized pursuant to this chapter
14	that the Committee determines necessary.
15	"(f) Annual Report.—The Committee shall submit
16	to Congress, the President, the Secretary, and the Direc-
17	tor of the Office of Space Commerce, an annual report
18	that includes the information, analysis, findings, and rec-
19	ommendations described in subsection (e).
20	"(g) Sunset.—The Committee shall terminate on
21	the date that is 10 years after the date on which the Com-
22	mittee is established.

1	" \S 80208. Continuation of existing license or pending
2	application
3	"(a) Continuation of Existing License.—Any
4	United States entity for whom a license for the operation
5	of a space-based remote sensing system issued under sub-
6	chapter III of chapter 601 that is valid on the effective
7	date of this section may—
8	"(1) elect to be immediately considered per-
9	mitted for operation under this chapter, in which
10	case all terms and conditions of a license issued
11	under such subchapter with respect to the operation
12	of such system shall apply for the duration of the li-
13	cense; or
14	"(2) apply for a permit for operation under this
15	chapter and may continue to operate pursuant to
16	such license until such time as such permit is issued.
17	"(b) Rescind or Transfer of Pending Li-
18	CENSE.—An applicant with an application for a remote
19	sensing license under subchapter III of chapter 601 that
20	is pending on the effective date of this section may be,
21	at the election of the applicant—
22	"(1) rescinded without prejudice; or
23	"(2) transferred to the Office of Space Com-
24	merce and deemed to be a pending application for a
25	permit under this chapter.

- 1 "(c) Effective Date.—This section shall take ef-
- 2 fect on the date that is 1 year after the date of enactment
- 3 of the American Space Commerce Free Enterprise Act of
- 4 2017.
- 5 "§ 80209. Commercial Remote Sensing Regulatory Af-
- 6 fairs Office
- 7 "On the date that is 1 year after the date of enact-
- 8 ment of the American Space Commerce Free Enterprise
- 9 Act of 2017, the Commercial Remote Sensing Regulatory
- 10 Affairs Office of the National Oceanic and Atmospheric
- 11 Administration is abolished.".
- 12 SEC. 5. ADMINISTRATIVE PROVISIONS RELATED TO CER-
- 13 TIFICATION AND PERMITTING.
- 14 Title 51, United States Code, is further amended by
- 15 adding at the end the following:
- 16 "CHAPTER 803—ADMINISTRATIVE PROVI-
- 17 SIONS RELATED TO CERTIFICATION
- 18 **AND PERMITTING**

[&]quot;Sec.

[&]quot;80301. Administrative authority.

[&]quot;80302. Consultation.

[&]quot;80303. Appeal of denial or condition of certification or permit.

[&]quot;80304. Limitation on certain agency supervision.

[&]quot;80305. Commercial exploration and use of outer space.

[&]quot;80306. Rule of construction on concurrent application submission.

[&]quot;80307. Federal jurisdiction.

[&]quot;80308. Global commons.

[&]quot;80309. Regulatory authority.

[&]quot;80310. Consultation with relevant agencies.

[&]quot;80311. Authorization of appropriations.

1 " \S 80301. Administrative authority

2	"(a) Functions.—In order to carry out the respon-
3	sibilities specified in this subtitle, the Secretary may—
4	"(1) seek an order of injunction or similar judi-
5	cial determination from a district court of the
6	United States with personal jurisdiction over the
7	certification or permit holder to terminate certifi-
8	cations or permits under this subtitle and to termi-
9	nate certified or permitted operations on an imme-
10	diate basis, if the Secretary determines that the cer-
11	tification or permit holder has substantially failed to
12	comply with any provisions of this subtitle, or with
13	any terms of a certification or permit;
14	"(2) provide for civil penalties not to exceed
15	\$10,000 (each day of operation constituting a sepa-
16	rate violation) and not to exceed \$500,000 in total,
17	for—
18	"(A) noncompliance with the certification
19	or permitting requirements or regulations
20	issued under this subtitle; or
21	"(B) the operation of a space object or
22	space-based remote sensing system without the
23	applicable certification or permit issued under
24	this subtitle;
25	"(3) compromise, modify, or remit any such
26	civil penalty;

1	"(4) seize any object, record, or report, or cop-
2	ies of materials, documents, or records, pursuant to
3	a warrant from a magistrate based on a showing of
4	probable cause to believe that such object, record, or
5	report was used, is being used, or is likely to be used
6	in violation of this subtitle or the requirements of a
7	certification or permit or regulation issued there-
8	under; and
9	"(5) make investigations and inquiries con-
10	cerning any matter relating to the enforcement of
11	this subtitle.
12	"(b) REVIEW OF AGENCY ACTION.—Any holder of,
13	or applicant for, a certification or a permit who makes
14	a timely request for review of an adverse action pursuant
15	to paragraph (2) or (4) of subsection (a) shall be entitled
16	to adjudication by the Secretary on the record after an
17	opportunity for any agency hearing with respect to such
18	adverse action. Any final action by the Secretary under
19	this subsection shall be subject to judicial review under
20	chapter 7 of title 5, as provided in section 80303 of this
21	chapter.
22	"(c) No Cost for Certification or Permit.—
23	The Secretary may not impose a fee or other cost on a
24	holder of, or applicant for—
25	"(1) a certification under chapter 801: or

1	"(2) a permit under chapter 802.
2	"(d) No Authority To Set Conditions.—The
3	Secretary may not impose a substantive condition on, or
4	any other requirement for, the issuance of a certification
5	or permit except as specifically provided in this subtitle.
6	"(e) FOIA Exemption.—Paragraph (3) of section
7	552(b) of title 5 shall apply with respect to any filing re-
8	lating to a certification or a permit under this subtitle.
9	"(f) Limitation on Exceptions to Administra-
10	TIVE PROCEDURES.—The exceptions under section
11	553(a)(1), section 553(b)(B), or section 554(a)(4) of title
12	5 shall not apply with respect to a certification or permit
13	under this subtitle.
14	"§ 80302. Consultation
15	"(a) Sense of Congress.—It is the sense of the
16	Congress that—
17	"(1) the United States Government has assets
18	in Earth orbit critical to national security, scientific
19	research, economic growth, and exploration;
20	"(2) such assets represent a considerable in-
21	vestment of United States taxpayers; and
22	"(3) it is in the national interest of the United
23	States to facilitate opportunities to provide for the
24	protection of such assets.

1	"(b) Review.—Not later than 30 days after the Sec-
2	retary issues a certification under chapter 801, the Sec-
3	retary shall review the operations of any space objects cov-
4	ered by the certification to determine whether the inter-
5	action between such operations and the operations of a
6	Federal Government space object present a substantial
7	risk to the physical safety of a space object operated by
8	either party.
9	"(c) Requirement To Participate in Consulta-
10	TION.—If the Secretary makes a determination that a sub-
11	stantial risk identified under subsection (b) exists, the
12	Secretary may require that the certification holder partici-
13	pate in a consultation under this section.
14	"(d) Parties to a Consultation.—
15	"(1) In general.—A consultation under this
16	section may be held, with respect to a substantial
17	safety risk identified under subsection (b), be-
18	tween—
19	"(A) a certification holder responsible for
20	the certified space object operations; and
21	"(B) any entity of the Federal Government
22	operating a potentially affected space object.
23	"(2) Participation.—The Secretary may not
24	impose any requirement on a party pursuant to par-
25	ticipation in the consultation.

1	"(e) Mitigation of Safety Risk.—In carrying out
2	a consultation, the Secretary shall—
3	"(1) facilitate a discussion among the parties to
4	the consultation;
5	"(2) encourage a mutual understanding of the
6	safety risk; and
7	"(3) encourage, to the maximum extent prac-
8	ticable, voluntary agreements between the parties to
9	the consultation to improve the physical safety of af-
10	fected space object operations or mitigate the phys-
11	ical safety risk.
12	"(f) Duration of Consultation; Notice.—Not
13	later than 90 days after the Secretary requires a consulta-
14	tion under this section, the Secretary shall—
15	"(1) complete all activities related to the con-
16	sultation; and
17	"(2) submit to Congress a written notification
18	with respect to such consultation, that includes—
19	"(A) the names of each party to the con-
20	sultation;
21	"(B) a description of the physical safety
22	risk at issue;
23	"(C) whether any voluntary agreement was
24	made by the parties; and
25	"(D) the content of any such agreement.

"(g) Rule of Construction.—Nothing in this sec-
tion shall be construed to grant any additional authority
to the Secretary to regulate, or place conditions on, any
activity for which a certification or permit is required
under this subtitle.
"§ 80303. Appeal of denial or condition of certifi-
cation or permit
"An applicant who is denied a certification under sec-
tion 80103(b)(2)(B), an applicant who is denied a permit
under section 80202(b)(2)(B), or an applicant whose cer-
tification or permit is conditioned pursuant to section
80103(c) or section 80202(c), respectively, may appeal the
denial or placement of a condition to the Secretary. The
Secretary shall affirm or reverse the denial or placement
of a condition after providing the applicant notice and ar
opportunity to be heard. The Secretary shall dispose of
the appeal not later than 60 days after the appeal is sub-
mitted. If the Secretary denies the appeal, the applicant
may seek review in the United States Court of Appeals
for the District of Columbia Circuit or in the court of ap-
peals of the United States for the circuit in which the per-
son resides or has its principal place of business.
"§ 80304. Limitation on certain agency supervision
"(a) In General.—Not later than 1 year after the

25 date of enactment of the American Space Commerce Free

1	Enterprise Act of 2017, no other agency shall have the
2	authority to authorize, place conditions on, or supervise
3	the operation of space objects required to be certified
4	under chapter 801 or space-based remote sensing systems
5	required to be permitted under chapter 802 except—
6	"(1) the Department of Transportation with re-
7	spect to launch or reentry vehicle operations licensed
8	under chapter 509; and
9	"(2) the Federal Communications Commission
10	with respect to space stations licensed under the
11	Communications Act of 1934 (47 U.S.C. 151 et
12	seq.).
13	"(b) AGREEMENT LIMITATIONS.—Nothing in this
14	section shall be construed to prevent an agency from in-
15	cluding additional terms, conditions, limitations, or re-
16	quirements, consistent with applicable provisions of law
17	beyond those required in this subtitle in a contract or
18	other agreement with—
19	"(1) the holder of a certification under chapter
20	801 for the operation of the applicable space object
21	or
22	"(2) the holder of a permit under chapter 802
23	for the operation of the applicable space-based re-
24	mote sensing system.

1	"§ 80305. Commercial exploration and use of outer
2	space
3	"To the maximum extent practicable, the President,
4	acting through appropriate Federal agencies, shall inter-
5	pret and fulfill international obligations, including under
6	the covered treaties on outer space, to minimize regula-
7	tions and limitations on the freedom of United States non-
8	governmental entities to explore and use space.
9	"§ 80306. Rule of construction on concurrent applica-
10	tion submission
11	"Nothing in this subtitle shall be construed to pre-
12	vent an applicant from submitting to the Secretary con-
13	current applications for a certification under chapter 801
14	and a permit under chapter 802. The Secretary shall pro-
15	vide for applications under chapter 801 and chapter 802
16	to be filed concurrently or at different times, at the discre-
17	tion of the applicant. To the maximum extent practicable,
18	the Secretary shall avoid duplication of information re-
19	quired in concurrently filed applications.
20	"§ 80307. Federal jurisdiction
21	"The district courts shall have original jurisdiction,
22	exclusive of the courts of the States, of any civil action
23	resulting from the operation of a space object for which
24	a certification or permit is required under this subtitle.

1 "§ 80308. Global commons

- 2 "Notwithstanding any other provision of law, outer
- 3 space shall not be considered a global commons.

4 "§ 80309. Regulatory authority

- 5 "(a) IN GENERAL.—The Secretary shall issue such
- 6 regulations as are necessary to carry out this subtitle.
- 7 "(b) Reducing Regulatory Burden.—In issuing
- 8 regulations to carry out this subtitle, the Secretary shall
- 9 avoid, to the maximum extent practicable, the placement
- 10 of inconsistent, duplicative, or otherwise burdensome re-
- 11 quirements on the operations of United States nongovern-
- 12 mental entities in outer space.
- 13 "(c) Administrative Procedures Act.—All ac-
- 14 tivities carried out pursuant to this section shall comply
- 15 with the requirements of chapter 5 of title 5.

16 "§ 80310. Consultation with relevant agencies

- 17 "(a) IN GENERAL.—Subject to subsection (b), the
- 18 Secretary shall, as the Secretary considers necessary, con-
- 19 sult with the heads of other relevant agencies in carrying
- 20 out this subtitle.
- 21 "(b) Exclusive Authority of the Secretary.—
- 22 The consultation authority provided by subsection (a)
- 23 shall not be interpreted to alter the exclusive authority of
- 24 the Secretary to authorize, place conditions on, and super-
- 25 vise the operation of space objects under chapter 801 and
- 26 space-based remote sensing systems under chapter 802,

1	as provided in, and subject to, the limitations of section
2	80304.
3	"§ 80311. Authorization of appropriations
4	"There are authorized to be appropriated \$5,000,000
5	to the Office of Space Commerce for each of fiscal years
6	2018 and 2019 to carry out this subtitle.".
7	SEC. 6. TECHNICAL AND CONFORMING AMENDMENTS.
8	(a) Table of Chapters.—The table of chapters of
9	title 51, United States Code, is amended by adding at the
10	end the following:
	"Subtitle VIII—Authorization and Supervision of Nongovernmental Space Activities
	 "801. Certification to Operate Space Objects
11	(b) Repeals.—
12	(1) In General.—Title 51, United States
13	Code, is amended as follows:
14	(A) Subchapter III of chapter 601 is re-
15	pealed.
16	(B) Section 60147 is repealed.
17	(C) The table of sections for chapter 601
18	is amended by striking the item relating to sec-
19	tion 60147.
20	(D) The table of sections for chapter 601
21	is amended by striking the items relating to
22	subchapter III.

1	(2) Effective date.—The amendments made
2	by paragraph (1) shall take effect on the date that
3	is 1 year after the date of enactment of this Act.
4	(c) TECHNICAL CORRECTIONS.—
5	(1) In General.—Title 51, United States
6	Code, is amended—
7	(A) in section $20302(c)(2)$, by striking
8	"means has the meaning" and inserting "has
9	the meaning";
10	(B) in section $50702(c)(5)$, by striking
11	"Space-Based Position" and inserting "Space-
12	Based Positioning"; and
13	(C) in section 71102(1), by striking
14	"tracking device" and inserting "tracking de-
15	vice to".
16	(2) Chapter 513.—The table of chapters of
17	title 51, United States Code, is amended by striking
18	the item related to chapter 513 and inserting the
19	following:
	"513. Space Resource Commercial Exploration and Utilization51301".
20	(3) Chapter 701.—The table of chapters of
21	title 51, United States Code, is amended by striking
22	the item related to chapter 701 and inserting the
23	following:
	"701. Use of Space Launch System or Alternatives 70101"

SEC. 7. OFFICE OF SPACE COMMERCE. 2 Section 50702 of title 51, United States Code, is 3 amended— 4 (1) in subsection (a), by adding at the end before the period ", which shall be located in the prin-5 6 cipal physical location of the Office of the Secretary 7 of Commerce"; (2) in subsection (b), by striking "a senior exec-8 9 utive and shall be compensated at a level in the Sen-10 ior Executive Service under section 5382 of title 5 11 as determined by the Secretary of Commerce" and 12 inserting "appointed by the President and confirmed 13 by the Senate. The Director shall be the Assistant 14 Secretary of Commerce for Space Commerce and 15 shall report directly to the Secretary of Commerce"; 16 and 17 (3) in subsection (c)— 18 (A) in paragraph (4), by striking "and" at 19 the end; 20 (B) in paragraph (5), by striking the pe-21 riod at the end and inserting a semicolon; and 22 (C) by adding at the end the following: 23 "(6) to authorize and supervise the operations 24 of United States nongovernmental entities in outer

space, pursuant to chapter 801 of this title;

25

1	"(7) to authorize and supervise the operations
2	of space-based remote sensing systems pursuant to
3	chapter 802 of this title; and
4	"(8) to facilitate and promote the development
5	of best practices among operators of space objects
6	and space-based remote sensing systems under this
7	subtitle to address substantial risks to the physical
8	safety of Federal Government space objects, includ-
9	ing the risk of on-orbit collisions.".
10	SEC. 8. RESTRICTION ON PREVENTING LAUNCHES AND RE-
11	ENTRIES OF CERTIFIED SPACE OBJECTS.
12	Section 50904(c) of title 51, United States Code, is
13	amended by adding at the end the following: "No launch
14	or reentry may be prevented under this authority on the
15	basis of national security, foreign policy, or international
16	obligations of the United States, including under the cov-
17	ered treaties on outer space (as defined in section 80101)
18	if the payload has received a certification to operate as
19	a space object under chapter 801.".
20	SEC. 9. REPORT ON REGISTRATION OF SPACE OBJECTS.
21	(a) In General.—Not later than 1 year after the
22	date of enactment of this Act, the Secretary of Commerce,
23	acting through the Office of Space Commerce and in con-
24	sultation with the Private Space Activity Advisory Com-
25	mittee established under section 80109 of title 51, United

States Code, shall submit to the Committee on Science, Space, and Technology of the House of Representatives 3 and the Committee on Commerce, Science, and Transpor-4 tation of the Senate a report on the implementation of the space object registration obligations of the United 6 States and other countries under Article VIII of the Outer Space Treaty and the Convention on Registration of Space 7 8 Objects. 9 (b) Contents of Report.—The report required 10 under subsection (a) shall include— 11 (1) an identification of the practices and proce-12 dures among countries that are members of the 13 Outer Space Treaty and the Convention on Registra-14 tion of Space Objects in implementing and com-15 plying with the registration obligations contained in 16 the treaties; 17 (2) a description of any existing practices and 18 procedures of the Federal Government for the reg-19 istration of nongovernmental space objects; and 20 (3) recommendations on how the registration of 21 space objects in the United States could be improved 22 to benefit the United States, including enabling 23 United States leadership in commercial space activi-24 ties.

1 SEC. 10. COMPTROLLER GENERAL REPORT.

2	Not later than 180 days after the date of enactment
3	of this Act, the Comptroller General of the United States
4	shall submit to Congress a report on removing the Office
5	of Commercial Space Transportation from under the juris-
6	diction of the Federal Aviation Administration and rees-
7	tablishing the Office under the jurisdiction of the Sec-
8	retary of Transportation. Such report shall include—
9	(1) the identification of key practices for suc-
10	cessful organizational transitions;
11	(2) the advantages and disadvantages of the re-
12	moval and reestablishment with respect to the ability
13	of the Office to continue to coordinate and commu-
14	nicate with Federal Aviation Administration on air-
15	space issues; and
16	(3) the identification of any issues that are pre-
17	venting the Office from fully carrying out its statu-
18	tory mandate, and if such issues would persist re-
19	gardless of organizational location of the Office with-
20	in the Department of Transportation.
21	SEC. 11. RADIOFREQUENCY MAPPING REPORT.
22	(a) In General.—Not later than 180 days after the
23	date of enactment of this Act, the Secretary of Commerce,
24	in consultation with the Secretary of Defense and the Di-
25	rector of National Intelligence, shall complete and submit

1	to the Advisory Committee on Commercial Remote Sens-
2	ing a report on space-based radiofrequency mapping.
3	(b) Contents.—The report required under sub-
4	section (a) shall include—
5	(1) whether there is a need to regulate space-
6	based radiofrequency mapping;
7	(2) any immitigable impacts of space-based ra-
8	diofrequency mapping on national security, U.S.
9	competitiveness and space leadership, and constitu-
10	tional freedoms; and
11	(3) findings, conclusions, and recommendations
12	regarding the costs and benefits of additional regu-
13	latory authority over space-based radiofrequency
14	mapping; and
15	(4) an evaluation of—
16	(A) whether the development of voluntary
17	consensus industry standards in coordination
18	with the Department of Defense is more appro-
19	priate than issuing regulations with respect to
20	space-based radiofrequency mapping; and
21	(B) how existing authorities, regulations,
22	and laws could be applied in a manner that pre-
23	vents the need for additional regulation of such
24	mapping.

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1	(c) Advisory Committee on Commercial Remote
2	SENSING REVIEW.—Not later than 90 days after the date
3	of receipt of the report required under subsection (a), the
4	Advisory Committee on Commercial Remote Sensing shall
5	submit to the Committee on Science, Space, and Tech-
6	nology of the House of Representatives and the Committee
7	on Commerce, Science, and Transportation of the Senate
8	the report submitted under subsection (a) and the opinion
9	of the Advisory Committee with respect to such report,
10	including any critiques, concerns, recommendations, and
11	endorsements. Such opinion shall be submitted directly
12	from the Chair of the Advisory Committee to those Com-
13	mittees of Congress without any review or change by the
14	Administration.